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**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

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<b>In re</b>	<b>:</b> Chapter 11 Case No.
	<b>:</b>
<b>LEHMAN BROTHERS HOLDINGS INC., et al.,</b>	<b>:</b> 08-13555 (SCC)
	<b>:</b>
<b>Debtors.</b>	<b>:</b> (Jointly Administered)
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**CERTIFICATE OF NO OBJECTION UNDER 28 U.S.C. § 1746  
REGARDING THE PLAN ADMINISTRATOR'S FIVE-HUNDRED THIRTIETH  
OMNIBUS OBJECTION TO CLAIMS (SATISFIED GUARANTEE CLAIMS)**

TO THE HONORABLE SHELLEY C. CHAPMAN,  
UNITED STATES BANKRUPTCY JUDGE:

Pursuant to 28 U.S.C. § 1746, and in accordance with the Second Amended Order Pursuant to Section 105(a) of the Bankruptcy Code and Bankruptcy Rules 1015(c) and 9007 Implementing Certain Notice and Case Management Procedures [ECF No. 9635] (the “Case Management Order”), the undersigned hereby certifies as follows:

1. Lehman Brothers Holdings Inc., as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and its Affiliated Debtors (the “Plan Administrator”), filed *The Plan Administrator's Five-Hundred Thirtieth Omnibus Objection to Claims (Satisfied Guarantee Claims)* [ECF No. 59745] (the “Omnibus Objection”) with the Court on June 3, 2019.

2. In accordance with the Case Management Order, the Plan Administrator established a deadline for parties to object or file responses to the Omnibus Objection (the “Response Deadline”).

3. Pursuant to paragraph 37 of the Case Management Order, pleadings may be granted without a hearing if, among other things, no objections or other responsive documents have been filed on or prior to the applicable Response Deadline.

4. The Response Deadline passed more than 48 hours ago.

5. To the best of my knowledge, no responses to the Omnibus Objection have been filed with the Court on the docket of these cases in accordance with the Case Management Order or served on counsel to the Plan Administrator.

6. Accordingly, the Debtors and the Plan Administrator respectfully request that the proposed order granting the Omnibus Objection annexed hereto as Exhibit A, which is substantively unmodified since the filing of the Omnibus Objection, be entered in accordance with the procedures described in the Case Management Order.

Dated: July 31, 2019  
New York, New York

/s/ Garrett A. Fail  
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**EXHIBIT A**  
**Proposed Order**

**UNITED STATES BANKRUPTCY COURT  
SOUTHERN DISTRICT OF NEW YORK**

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**In re** : **Chapter 11 Case No.**  
          :  
**LEHMAN BROTHERS HOLDINGS INC., et al.,** : **08-13555 (SCC)**  
          :  
**Debtors.** : **(Jointly Administered)**  
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**ORDER GRANTING THE PLAN  
ADMINISTRATOR'S FIVE-HUNDRED THIRTIETH OMNIBUS  
OBJECTION TO CLAIMS (STRUCTURED SECURITIES GUARANTEE CLAIMS)**

Upon the five-hundred thirtieth omnibus objection to claims, dated June 3, 2019 (the “Objection”),<sup>1</sup> of Lehman Brothers Holdings Inc., as Plan Administrator under the Modified Third Amended Joint Chapter 11 Plan of Lehman Brothers Holdings Inc. and Its Affiliated Debtors for the entities in the above-referenced chapter 11 cases, pursuant to sections 105(a) and 1142 of title 11 of the Bankruptcy Code, Rule 3007(d) of the Bankruptcy Rules, and this Court’s order approving procedures for the filing of omnibus objections to proofs of claim (ECF No. 6664), seeking to deem satisfied in full in accordance with the Plan Satisfied ISIN Claims, all as more fully described in the Objection; and due and proper notice of the Objection having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the Objection is in the best interests of the Chapter 11 Estates, their creditors, and all parties in interest and that the legal and factual bases set forth in the Objection establish just cause for the relief granted herein; and after due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the Objection is granted; and it is further

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<sup>1</sup> Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Objection.

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the Satisfied ISIN Claims listed on Exhibit 1 annexed hereto are deemed satisfied in full in accordance with the Plan; and it is further

ORDERED that neither the Plan Administrator nor LBHI shall make any further Distributions on account of the Satisfied ISIN Claims listed on Exhibit 1 annexed hereto; and

ORDERED that this Court shall retain jurisdiction to hear and determine all matters arising from or related to this Order.

Dated: \_\_\_\_\_  
New York, New York

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UNITED STATES BANKRUPTCY JUDGE

**Exhibit 1 to Proposed Order**

**Satisfied ISIN Guarantees**

**Exhibit 1**

*Satisfied ISIN Claims*

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ISIN	Blocking Number	Claim Number
XS0253610678	CA30444	44616
XS0253610678	CA30450	44616
XS0253610678	CA30451	44616
XS0253610678	CA30452	44616
XS0253610678	CA30453	44616
XS0253610678	CA30454	44616
XS0253610678	CA30456	44616
XS0253610678	CA30457	44616
XS0253610678	CA30463	44616
XS0253610678	CA30466	44616
XS0253740889	CA35775	44616
XS0253740889	CA35780	44616
XS0253740889	CA35782	44616
XS0253740889	CA35788	44616
XS0253740889	CA35789	44616
XS0253740889	CA35791	44616
XS0253740889	CA35792	44616
XS0253740889	CA35794	44616
XS0267300589	6031214	45882
XS0289154030	6016646	51177
XS0295861289	6013446	44912
XS0321495532	CA90341	57701
XS0328209720	CA38015	57483
XS0328587240	CA38017	50337
XS0331045020	6045655	62783
XS0333307584	6056105	56669
XS0333307584	CA56240	55839
XS0336409353	6042029	46973
XS0336415913	9554940	59611
XS0336415913	CA46878	45836
XS0336415913	CA46879	57260
XS0336415913	CA55020	44994
XS0336415913	CA64827	45263
XS0336415913	CA73918	45918
XS0338676116	6045713	62783
XS0340460855	CA47225	41773 <sup>(1)</sup>
XS0341160249	6026871	41911
XS0343643036	CA24610	6162
XS0343643036	CA90703	59233
XS0350892336	6044104	46196

**Exhibit 1**

*Satisficed ISIN Claims*

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ISIN	Blocking Number	Claim Number
XS0351630347	CA24602	10707
XS0351630347	CA24603	6986
XS0353872939	6042086	46973
XS0353872939	6042087	46973
XS0353872939	6042088	46973
XS0355669614	6042090	46973
XS0365823243	6044119	46260
XS0365823243	6044121	46264
XS0365823243	6044125	46263
XS0365823243	6044128	46262
XS0365823243	6044129	46259
XS0365823243	6044131	46258
XS0365823243	6044132	46261

(1) The Plan Administrator's Objection to this Claim applies only to the portion of the Claim that received a final distribution from the Primary Obligor (LBT).